QUALIFICATIONS PACKAGE

CITY OF FORT WORTH
CODE COMPLANCE
ENVIRONMENTAL MANAGEMENT DIVISION
1000 THROCKMORTON
FORT WORTH, TEXAS 76102



PROJECT: ENV-16-09: DEMO

CITY-WIDE COMMERCIAL & RESIDENTIAL DEMOLITION SERVICES

ANNUAL CONTRACT

September 22, 2016

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1.0 REQUEST FOR QUALIFICATIONS

1.1 <u>PROJECT DESCRIPTION</u>: Qualifications are being accepted by the City of Fort Worth for the provision of residential and commercial demolition services on an annual contract agreement. A total of **four (4)** agreements will be established. As projects arise a Request for Cost will be sent to all **four (4)** Providers. The City will then select the best price and issue a Task Order for the project. In the event of an "Emergency" demolition that is declared by the City Building Official, the aforementioned selection process will be adjusted so as to provide for immediate work to begin. Providers are being asked to present the qualifications and experience of their company and their personnel for this work.

Demolition services may be performed on the following:

- Structures exempt from the Asbestos National Emissions Standards for Hazardous Air Pollutants (NESHAP) such as a single family residence.
- Facilities regulated under the Asbestos NESHAP that contain regulated asbestos containing material (RACM) below thresholds.
- Facilities regulated under the Asbestos NESHAP that require removal of RACM prior to building demolition.
- Facilities regulated under the Asbestos NESHAP that have been declared structurally unsound or in danger of imminent collapse or that are subject to emergency demolition guidelines.

Any and all asbestos related activities must be performed at a minimum in strict adherence to the Texas Asbestos Hazards and Protection Act, NESHAP, and Occupational Safety and Health Administration (OSHA) rules and regulations.

All work performed under the contract shall be in strict adherence to all applicable Federal, State and local rules and regulations.

THERE IS NO MINIMUM GUARANTEE OF ANY WORK UNDER THIS CONTRACT.

Historically, the City of Fort Worth has performed demolition related services on 85 residential and/or commercial structures and project sites per calendar year.

1.2 GENERAL REQUIREMENTS:

Qualifications documents may be obtained from the City of Fort Worth web site at http://fortworthtexas.gov/purchasing in portable document format (PDF), or may be viewed at the Code Compliance – Environmental Management Division, 908 Monroe Street (7th Floor), Fort Worth, Texas 76102 during normal business hours (8 a.m. to 5 p.m., Monday thru Friday, excluding holidays).

A **Pre-Qualification** meeting is scheduled for this project:

Date: 10/13/2016 Time: 10 AM Location: 908 Monroe

7th Floor Conference Room

The Qualifications Documents submitted in accordance with this Request for Qualifications shall remain valid for ninety (90) days after the due date.

All Providers must comply with:

- Chapter 17, "Human Relations," Article III, "Discrimination," Division 3, "Employment Practices," of the Code of the City of Fort Worth, prohibiting discrimination in employment practices.
- Fort Worth ordinance 20020, Business Diversity Enterprises.

1.3 INTERPRETATION OF THE REQUEST FOR QUALIFICATIONS:

All requests for an interpretation of the Request for Qualifications must be made in writing and submitted to the Code Compliance Department - Environmental Management Division, by fax, regular mail, or email, at any time up to seven (7) calendar days prior to the deadline date for submitting Qualifications Packages. The person submitting the request will be responsible for its prompt delivery. No oral requests for interpretation will be answered.

The City will issue any interpretation of the Qualifications Documents as a formal addendum. The City will attempt to fax a copy of each addendum to each person receiving a Qualifications Package, when those persons have identified themselves to the City. The City will also post addenda on the web site. The City will not be responsible for any other explanations or interpretations. It is the Provider's obligation to determine if addenda have been issued prior to the deadline for submitting the Qualifications Package.

1.4 <u>CONFLICTS & QUESTIONS:</u> Should there be conflicts between the Qualifications documents and the final executed contract document, the final contract shall take precedence. Questions regarding this Request for Qualifications should be directed in writing immediately to:

Roger Grantham Code Compliance - Environmental Management Division City of Fort Worth 1000 Throckmorton Street, Fort Worth, TX, 76102-6311

Phone 817.392.8592 Fax 817.392.6359

Roger.Grantham@fortworthtexas.gov

1.5 HOW TO SUBMIT A QUALIFICATIONS PACKAGE: Each Provider must submit ONE (1) electronic copy and one bound hard-copy of their Qualifications Package to the City. All items to complete the submittal must be included within the Qualifications Package or the entire Qualifications Package may be considered non-responsive and rejected. In case of ambiguity or lack of clarity, the City reserves the right to adopt the construction most advantageous to the City or to reject the Qualifications Package.

Qualifications Packages must be submitted in a sealed envelope, addressed to the City of Fort Worth Purchasing Division, 1000 Throckmorton, Fort Worth, Texas 76102. The Qualifications Packages must be received by the Purchasing Division no later than 1:30 p.m. on October 27, 2016.

The project number must be clearly marked on the envelope and the statement "QUALIFICATIONS DOCUMENTS ENCLOSED, DELIVER TO PURCHASING DIVISION ONLY BEFORE 1:30 on Thursday, October 27, 2016" placed in the lower left-hand corner of the envelope in which the documents are delivered. If the documents are placed in an envelope that is contained inside another envelope, the statement shall be placed on the outermost envelope.

Any Qualifications Documents not properly marked or not received in the proper place by the proper time <u>will be considered non-responsive</u>.

NO FAXED QUALIFICATIONS WILL BE ACCEPTED

OPENING OF QUALIFICATIONS: The Document entitled "Qualifications Summary" in each Qualifications Package submitted will be opened and read aloud at 2:00 P.M. on Thursday, October 27, 2016, in the Fort Worth City Council Chambers. The Qualifications Packages shall be handled so as to avoid the disclosure of the remainder of their contents to competing offerors and so as to keep such contents secret during negotiations. All Qualifications Packages will be open for public inspection after the contract is awarded. However, information in the Qualifications Packages subject to the trade secrets exception of the Public Information Act under § 552.110 of the Texas Government Code or the confidential information exception under §552.101 of the Texas Government Code will not be open to public inspection. It is the responsibility of the Provider to clearly mark as such any information they deem trade secret or confidential.

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1.7 QUALIFICATIONS EVALUATION CRITERIA: The City will select the most highly qualified Provider responding to the request, based upon demonstrated competence and qualifications. Qualifications will be evaluated by qualitative measures and will be weighted as follows:

FACTOR	MAXIMUM WEIGHT
Provider's Experience	30 points
Qualifications of Provider's Personnel	20 points
Provider's Legal History	10 points
Provider's Work History With City *	5 points
Qualifications of Provider's Subcontractors	10 points
Provider's MBE Participation Plan	25 points

TOTAL 100 points

NOTE: Any of the above factors may be weighted as low as -20 points.

The City may conduct such investigations as deemed necessary to assist in the evaluation of any Qualifications and to establish the responsibility, qualifications, and financial ability of the Provider, subcontractors, and other persons who are proposed to work on the project.

- 1.8 NEGOTIATION OF THE CONTRACT: After selecting the three most highly qualified Providers, the City will then attempt to negotiate with each Provider a contract. If a satisfactory contract cannot be negotiated with the one or more of the three most highly qualified Providers, the City shall formally end negotiations with the Provider(s), select the next most highly qualified Provider, and attempt to negotiate a contract with that Provider. This process shall continue until a contract is entered into, or until the City rejects all submittals and issues a new Request for Qualifications based on a new scope of work. The fees under the contract must be consistent with industry standard and may not exceed any maximum provided by law. During negotiations, the Provider will also respond to the City's Minority Business Enterprise (MBE) Utilization Requirements as set forth in Section 2.3 of this Request for Proposals. The City will negotiate with the successful Providers any final changes to the contract and any exceptions identified in the Qualifications Documents. The City is not obligated to accept any exceptions made by Provider. After the negotiations, the City will prepare and issue the contract documents with the notice of award to each successful Provider.
- 1.9 <u>CONTRACT TIME:</u> The successful Providers will be awarded one-year contracts with three one-year options to renew.

^{*} No work history with the City will receive a score of 0 points.

- 1.10 <u>AWARD OF THE CONTRACT:</u> The City will send a notice of award letter to each successful Provider with three (3) sets of contract documents. The successful Providers must execute the contracts in each set and return all three sets to the City. Upon receipt of the three sets, the City will execute each set and issue one set to each Provider with a letter entitled notice to proceed. This letter authorizes work to begin and invoices to be paid.
- 1.11 <u>RESERVATIONS</u>: The City reserves the right to reject any or all Qualifications Packages and waive any or all formalities.

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2.0 QUALIFICATIONS DOCUMENTS

2.1 QUALIFICATIONS DOCUMENT CHECKLIST

All Qualifications Documents, including this Checklist, must be completed in full and submitted in a sealed envelope, in the requested order, or the Qualifications Package may be considered as a non-responsive submittal.

Qualit	fications Documents	Initial if Included				
1.	QUALIFICATIONS DOCUMENT CHECK LIST					
2.	ACKNOWLEDGEMENT OF RECEIPT OF ADDENDA					
3.	BUSINESS DIVERSITY ENTERPRISES					
4.	QUALIFICATIONS SUMMARY					
5.	QUALIFICATIONS OF PROVIDER					
6.	LIST OF SUBCONTRACTORS					
7.	INSURANCE CERTIFICATES					
8.	PROVIDER'S LICENSES & CERTIFICATES					
9.	PROVIDER'S LEGAL & COMPLIANCE HISTORY					
understand t	hat failure to submit all of these items may cause my submittal to be cor	nsidered non-				
	Name					
	Title					
	Company					

2.2 ACKNOWLEDGEMENT OF RECEIPT OF ADDENDA

2.2.1	Check if applicable	
		ceipt of the following addendum(a) to the Request all addenda following this page. (Add lines if
	Addendum Number 1	
	Addendum Number 1(Date in	received)
	Addendum Number 2(Date in	
	(Date i	received)
	Addendum Number 3	
	(Date i	received)
	Addendum Number 4	
	(Date i	received)
2.2.2	Check if applicable	
	The undersigned acknowledges the rec	eipt of no addenda to the Request for Qualifications
	PROVIDER:	
		BY:(print or type name of signatory)
	Company Name	(print or type name of signatory)
	Address	(Signature)
		, ,
	City, State, Zip	Title (print or type)

2.3 MINORITY BUSINESS ENTERPRISE (MBE) UTILIZATION REQUIREMENTS

The City of Fort Worth implemented the Business Diversity Enterprise (BDE) Ordinance to reflect the City's availability and disparity study findings. All proposers shall note that it is the policy of the City to ensure the full and equitable participation of Minority Business Enterprises (MBEs) in the procurement of services \$50,000 or more. This Request for Proposal consists of a MBE goal.

The Minority Business Enterprise (MBE) diverse goal is 5%.

The information shall be submitted with the proposal and shall include:

- The company name, address, point of contact, email address, office and fax telephone numbers of the MBE subcontractors and suppliers;
- A detailed description of the work to be performed or supplied by each MBE;
- The tier level, i.e., 1st, 2nd, 3rd, etc. (if other than 1st tier, the plan must clearly identify the firm name and tier from whom the MBE firm will be receiving payment)
- The sub-contract value or percentage of work for each MBE participant;
- State the MBE percentage level of commitment achieved; and
- Provide the same identification information for all non-MBE participants

It is important to note that only MBE subcontractors and suppliers that perform a commercially useful function may count towards the 25% MBE diverse goal. If the Proposer is certified as a DBE, MBE, SBE or WBE firm, it is not permissible to count itself or its subsidiary-owned companies towards the established goal; the goal represents subcontracting opportunities.

Proposers <u>must</u> obtain MBE listings from the City of Fort Worth's M/WBE Office at (817) 212-2674 or email <u>mwbeoffice@fortworthtexas.gov</u>. This will ensure that Proposers are acknowledging MBE firms currently certified by the North Central Texas Regional Certification Agency (NCTRCA) or other certifying agencies that the City may deem appropriate and accepted by the City of Fort Worth at the time proposals are submitted, in order for the participation to be counted towards the established diverse goal. The firms must be located in the City's <u>six (6) county</u> geographic marketplace that includes the counties of: Tarrant, Dallas, Denton, Johnson, Parker and Wise. Also note if a firm is DBE certified that reflects minority ownership and meets the criteria's stated, it may count towards the goal.

If an Offeror (regardless of certification status or if a non-D/M/W/MBE), however, forms a joint venture with one or more MBEs, the MBE joint venture percentage participation will be counted towards the established goal. The <u>appropriate City of Fort Worth Joint Venture form</u> must be submitted for review and approval in order for it to be counted. The City of Fort Worth strongly encourages joint ventures.

If Offeror failed to meet the stated MBE goal, in part or in whole, then a detailed

explanation must be submitted to explain the Good and Honest Efforts your firm made to secure MBE participation.

Failure to submit the MBE participation information or the detailed explanation of the proposer's Good and Honest Efforts to meet or exceed the stated MBE goal, may render the proposal non-responsive.

The MBE commitment will be part of the final weighted selection criteria.

The undersigned acknowledges the City's MBE requirements as stated above, and if selected as the most highly qualified provider, will comply with the requirement to submit a utilization plan during contract negotiations.

PROVIDER:

BY:

(print or type name of signatory)

Address

(Signature)

Title (print or type)

City, State, Zip

2.4 **QUALIFICATIONS SUMMARY**

TO THE CITY OF FORT WORTH:

The undersigned hereby proposes to furnish the equipment, labor, materials, superintendence, and any other items or services necessary to perform the required demolition services as instructed by the City. All work will be outlined in a Task Order issued by the City to the Provider for each required task. The Scope of Services is outlined on the following pages of the Qualifications Documents.

Provider acknowledges the need to respond to a Cost Estimate within 3 business days and be prepared to begin work no later than 14 calendar days from Cost Estimate

submittal.	114 Galeridai days from Gost Estimate
All Qualifications Documents have been subr	mitted in one sealed package.
Addenda to the Request for Qualifi in Section 2.2.	cations have been received as acknowledged
•	ecompanying Qualifications Documents are valid for ninety (90) days from the date of
PROVIDER:	
	BY:
(Company Name)	(print or type name of signatory)
(Address)	(Signature)
(City, State, Zip)	Title (print or type)
Phone)	(FAX)

2.5 QUALIFICATIONS OF THE PROVIDER

Provider shall provide its company name, address, telephone number(s), and FAX number(s) for the local office as well as the headquarters.

Provider shall attach a copy of its current statement of qualifications (15-page maximum, 12 pt type minimum). If subcontractors are to be utilized, each subcontractor must be discussed within the statement of qualifications. Within the statement of qualifications the Provider should:

- Document Provider's experience (including references) with demolition and asbestos abatement services as discussed in the following Scope of Services. This section should discuss past and current relevant jobs with special focus on LOCAL AREA work.
- Work orders that are funded fully or in part by federal funds may require compliance with the Davis-Bacon Act. Provide a list of projects where your firm was responsible for providing weekly payrolls. Briefly explain how you expect to meet this federal requirement.
- Submit an organization chart depicting contact arrangement from the City to the Provider and from the Provider's representative to other areas within the Provider. Identify key persons by name and title and describe the primary work assigned. This chart must include the individual(s) assigned to ensure the BDE plan is followed.
- Submit a brief résumé (one page maximum, 12 pt type minimum) for the overall Contract Manager, NESHAP Trained Individual, and Primary Asbestos Contractor that will PERFORM WORK under this contract. These resumes count as part of the overall 15-page limit for the statement of qualifications.

INCLUDE A COPY OF THE QUALIFICATIONS WITHIN THIS SECTION AND BOUND WITHIN THE QUALIFICATIONS PACKAGE

SCOPE OF SERVICES

2.5.1 General Overview

Qualifications are being accepted by the City of Fort Worth for the provision of residential and commercial demolition and asbestos abatement services on an annual contract agreement. Provider will be required to provide a "turn-key" service to the City. Individual projects will be released on a Task Order basis when the City elects to proceed with each effort. Providers are being asked to present the qualifications and experience of their company and their personnel for this work.

THERE IS NO GUARANTEE OF ANY WORK UNDER THIS CONTRACT, however the types of work for which the successful Provider should be qualified to perform include the following:

Residential and commercial demolition services may be performed on the following:

- Structures exempt from the Asbestos National Emissions Standards for Hazardous Air Pollutants (NESHAP) such as a single family residence.
- Facilities regulated under the Asbestos NESHAP that contain regulated asbestos containing material (RACM) below thresholds.
- Facilities regulated under the Asbestos NESHAP that require removal of RACM prior to building demolition.
- Facilities regulated under the Asbestos NESHAP that have been declared structurally unsound or in danger of imminent collapse.

Provider shall provide a minimum of 3 references for similar work performed within the past 18 months

Residential and commercial demolition and asbestos abatement services may be requested on a per property basis or as a group that may require phasing. Provider shall provide documentation of handling various types and sizes of projects.

Any and all asbestos related activities must be performed at a minimum in strict adherence to the Texas Asbestos Hazards and Protection Act, NESHAP, and Occupational Safety and Health Administration (OSHA) rules and regulations. If the Provider provides its own personal sampling pumps and PCM cassettes to the City's Asbestos Consultant then the City's Consultant will perform the laboratory analysis of the PCM cassettes for OSHA monitoring.

Provider will be required to comply with all applicable Texas Pollution Discharge Elimination System (TPDES) Storm Water permits, rules and regulations.

All work performed under the contract shall be in strict adherence to all applicable Federal, State and local rules and regulations.

Each Provider must submit their qualifications for each type of work above or the entire submittal

may be rejected.

Each provider including subcontractors shall NOT be listed on the Excluded Parties List System (www.epls.gov). Before proceeding on each project the provider including subcontractors will have to certify they are NOT on the EPLS.

Each provider and/or subcontractors shall be registered as demolition contractors with the City of Fort Worth – Planning and Development Department (817.392.2222).

2.5.2 City Provided Services

The **City of Fort Worth** will provide the following:

- Primary point of contact to coordinate Cost Requests, Task Orders, site access, etc.
- Required Notification to the Texas Department of State Health Services for any regulated asbestos abatement or demolition activities. The City will complete the notification, mail to the State and pay the associated notification fees.
- Asbestos assessment reports, removal specifications, and project oversight including 3rd party air monitoring as required by a properly licensed Asbestos Consultant Agency and Asbestos Laboratory.

2.5.3 Project Coordination

Contractor will be responsible for coordinating with the Code Compliance - Environmental Management Division, the start date of demolition/asbestos abatement to allow for notification to the Texas Department of State Health Services (DSHS). The City of Fort Worth will prepare and submit the DSHS notification and pay all DSHS notification fees.

Upon receipt of a Task Order and prior to demolition, contractor must obtain a wrecking permit to demolish any structures from the Planning and Development Department - (817) 392-2222.

In obtaining the wrecking permit, the contractor will be required to abide by City of Fort Worth ordinance number 17228, also known as the "Tree Preservation Ordinance." Under the preservation ordinance, no tree 6" diameter or greater will be removed and all trees within 50 feet of a structure will be protected as per Tree Ordinance #17228. Removing trees that interfere with construction is permissible while still retaining 50% of existing canopy.

Prior to site mobilization, the contractor must determine the applicability of the Texas Commission on Environmental Quality (TCEQ) and City of Fort Worth Storm Water Rules including the TPDES General Permit No. TXR150000 and receive approval from the City. In addition, the contractor must also submit any required documentation to the TCEQ and the City of Fort Worth. The contractor must maintain compliance with these rules and ensure posting of any required materials is done in such a manner so that the information can readily be obtained by the general public.

2.5.4 Site Preparation

Utilities will have been terminated to the sites. Prior to demolition, the contractor will be responsible for verifying that all utilities (i.e. natural gas, telephone, water, etc.) have been disconnected. Contractor will cut and cap all site utilities at point of connection to the site.

Contractor will be responsible for contacting applicable utility services in order to decide whether or not main lines or routes effectively traverse the project site. It will be determined with the consultation of City staff the best method to address any utility concerns involving the aforementioned utility service issues.

2.5.5 Site Work

All regulated structures will be abated of all RACM and will be demolished typically removing all slabs/foundations, utility infrastructure and grading of the parcel to properly manage storm water.

Prior to the start of abatement and demolition of any structure, each structure shall be inspected to ensure the safety of the crew.

All debris generated from the removal of RACM is to be disposed of as asbestos-containing waste.

Prior to any site disturbance, the contractor will have implemented stormwater Best Management Practices (BMPs), if applicable. This may include, but not be limited to, the use of silt fencing, rock check dams, mulching, erosion control blankets, curb and inlet protection devices, sediment traps, sediment basins, and/or stabilized construction entrances and exits.

Contractor shall clean and remove all remaining furniture, household furnishings, building materials, tires, debris, trash, rubbish and any other solid waste from the premises. These materials shall be recycled, reclaimed or disposed at a facility or landfill that is approved to accept such waste.

Contractor shall maintain proper safety fencing, as needed, and also provide for adequate signage, barricades, traffic cones, and "flagmen" during the course of the project when heavy traffic will be leaving or entering the site. Temporary safety fencing to be used shall be a heavy-duty, diamond-link mesh, orange, high density polyethylene safety or security fencing that will withstand substantial weather-related stresses.

The contractor shall use applied water to the structure prior to and during the demolition process, including loading of debris so as to prevent fugitive dust emissions from leaving the project site in accordance with the provisions of NESHAP.

The Contractor is responsible for obtaining a City of Fort Worth – Water Department water meter if usage of water from nearby fire hydrants is anticipated.

The work area will be maintained in a manner that will control all demolition debris from becoming windblown and/or migrating from the work area during and after working hours.

The contractor shall use site material, if available, or clean fill from an approved source to fill any holes in the terrain resulting from any of the above work, and grade the entire lot, ensuring that low areas are filled to prevent the pooling of water.

For the duration of the entire project, contractor shall sweep dirt and debris from the haul routes used to ensure any sediment tracked from the site is collected and does not migrate onto City streets.

2.6 <u>LIST OF SUBCONTRACTORS</u>

Providers shall complete the following information and submit it with the Qualifications Documents to permit the City of Fort Worth to more fully evaluate the submittal's quality prior to awarding the contract.

Subcontractor's Name	Subcontractor's Address	Subcontractor's Telephone No.	Subcontractor's FAX Number	Proposed Tasks on the Project

IF NECESSARY, PROVIDE MORE SHEETS TO DESCRIBE ADDITIONAL SUBCONTRACTORS.

2.7 <u>INSURANCE CERTIFICATES</u>

- 2.7.1 FOR PURPOSES OF THIS REQUEST FOR QUALIFICATIONS, PLEASE ATTACH A COPY OF YOUR <u>CURRENT</u> INSURANCE CERTIFICATE(S) FOLLOWING THIS PAGE AND BOUND WITHIN THE QUALIFICATIONS PACKAGE.
- 2.7.2 The successful Provider will be required by the contract to have insurance coverage as detailed below. Prior to commencing work, the Provider shall deliver to Fort Worth certificates documenting this coverage. The City may elect to have the Provider submit its entire policy for inspection.
 - (a) Insurance coverage and limits:

Provider shall provide to the City certificate(s) of insurance documenting policies of the following coverage at minimum limits that are to be in effect prior to commencement of work on the contract:

- 1. Commercial General Liability
 - o \$1,000,000 each occurrence
 - \$2,000,000 aggregate
- 2. <u>Automobile Liability</u>
 - \$1,000,000 each accident, or
 - \$250,000 property damage / \$500,000 bodily injury per person per accident

A commercial business auto policy shall provide coverage on "any auto," defined as autos owned, hired and non-owned during the course of this project.

- 3. Worker's Compensation
 - Coverage A: statutory limits
 - o Coverage B: \$100,000 each accident

\$500,000 disease - policy limit \$100,000 disease - each employee

- 4. Professional Liability
 - \$1,000,000 each claim
 - \$2,000,000 aggregate

Professional Liability Insurance shall be written on a project specific basis. The retroactive date shall be coincident with or prior to the date of this contract and the certificate of insurance shall state that the coverage is claims-made and the retroactive date. The insurance coverage shall be maintained for the duration of this contract and for five (5) years following completion of the contract (Tail Coverage). An annual certificate of

insurance shall be submitted to the City for each year following completion of this contract.

5. <u>Environmental Impairment Liability and/or Pollution Liability</u>

\$2,000,000 per occurrence.

EIL coverage(s) must be included in policies listed in items 1 and 4 above; or, such insurance shall be provided under a separate policy or policies. Liability for damage occurring while loading, unloading and transporting materials collected under the contract project shall be included under the Automobile Liability insurance or other policy(s).

- 6. <u>Asbestos Abatement Insurance</u> \$2,000,000 each occurrence with no Sunset Clause.
- (b) Certificates of insurance evidencing that the Provider has obtained all required insurance shall be delivered to the City prior to Provider proceeding with the contract.
 - 1. Applicable policies shall be endorsed to name the City an Additional Insured thereon, as its interests may appear. The term City shall include its employees, officers, officials, agents, and volunteers as respects the contracted services.
 - 2. Certificate(s) of insurance shall document that insurance coverage specified according to items in section (a) above are provided under applicable policies documented thereon.
 - 3. Any failure on part of the City to request required insurance documentation shall not constitute a waiver of the insurance requirements.
 - 4. A minimum of thirty (30) days notice of cancellation or material change in coverage shall be provided to the City. A ten (10) days notice shall be acceptable in the event of non-payment of premium. Such terms shall be endorsed onto Provider's insurance policies. Notice shall be sent to Michael A. Gange, City of Fort Worth TPW, Environmental Management, 1000 Throckmorton, Fort Worth, Texas 76102.
 - 5. Insurers for all policies must be authorized to do business in the state of Texas or be otherwise approved by the City; and, such insurers shall be acceptable to the City in terms of their financial strength and solvency.
 - 6. Deductible limits, or self-insured retentions, affecting insurance required herein shall be acceptable to the City in its sole discretion; and, in lieu of traditional insurance, any alternative coverage maintained through insurance pools or risk retention groups must be also approved. Dedicated

financial resources or letters of credit may also be acceptable to the City.

- 7. Applicable policies shall each be endorsed with a waiver of subrogation in favor of the City as respects the contract.
- 8. The City shall be entitled, upon its request and without incurring expense, to review the Provider's insurance policies including endorsements thereto and, at the City's discretion, the Provider may be required to provide proof of insurance premium payments.
- 9. The Commercial General Liability insurance policy shall have no exclusions by endorsements unless the City approves such exclusions.
- 10. The City shall not be responsible for the direct payment of any insurance premiums required by the contract. It is understood that insurance cost is an allowable component of Provider's overhead.
- 11. All insurance required in section (a) above, except for the Professional Liability insurance policy, shall be written on an occurrence basis in order to be approved by the City.
- Subcontractors to the Provider shall be required by the Provider to maintain the same or reasonably equivalent insurance coverage as required for the Provider. When subcontractors maintain insurance coverage, Provider shall provide City with documentation thereof on a certificate of insurance. Notwithstanding anything to the contrary contained herein, in the event a subcontractor's insurance coverage is canceled or terminated, such cancellation or termination shall not constitute a breach by Provider of the contract.

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2.8 PROVIDER'S LICENSES & CERTIFICATES

Provider shall procure all permits and licenses, pay all charges, costs, and fees, and give all notices necessary and incident to the due and lawful prosecution of the work.

Provider should provide a copy of the appropriate certifications, registrations, and licenses and related certificates (including Subcontractors) with their submittal including but not limited to:

- DSHS Abatement Contractor License;
- DSHS Abatement Supervisor;
- DSHS Asbestos Transporter License;
- TCEQ Asbestos Landfill; and
- NESHAP Trained Individual.

DSHS Abatement Worker Licenses do not need to be included within this RFQ.

ATTACH COPIES OF CURRENT APPLICABLE LICENSES AND CERTIFICATES FOLLOWING THIS PAGE AND BOUND WITHIN THE QUALIFICATIONS PACKAGE

2.9 PROVIDER'S LEGAL AND COMPLIANCE HISTORY

Provider's legal and compliance history is a critical component of this Request For Qualifications. Read this section with care and respond accordingly. Failure of the Provider to provide all the information requested and to certify the report, will result in the Provider's submittal being declared non-responsive.

Provider shall attach a written report of <u>legal action</u> brought against Provider, Provider's officers, Provider's employees, <u>AND</u> Provider's proposed subcontractors <u>relating to the protection of the environment</u>. The terms "legal action" and "relating to the protection of the environment" are defined below.

The report shall include all legal action brought within **five (5) years of the closing date of this Request for Qualifications**. The report shall detail the substance, status, and outcome of such legal action. This includes without limitation the names of the agency and/or persons bringing the action, all relevant dates, and all fines, judgments, and/or settlements. Include the following information for each case at a minimum:

- Style of Case (X vs. Y)
- Cause Number
- Court
- Date of Disposition
- Settlement Information (as appropriate)
- Names / Addresses of all parties named
- Counsel List and phone numbers
- Judgment and Order of Judgment

"LEGAL ACTION" means: ANY enforcement action by the United States Environmental Protection Agency, the Occupational Safety and Health Administration, any other federal agency, the Texas Commission on Environmental Quality (including its predecessor agency the Texas Natural Resource Conservation Commission), the Texas Department of State Health Services (including its predecessor agency the Texas Department of Health), and any other state agency, commission or department, whether in Texas or elsewhere, when such enforcement action is a result of violations, real or alleged, of any laws, licenses, permits, judicial orders, or administrative orders, relating to the protection of the environment. In this context, enforcement action shall include without limitation, written warnings, notices of violation, consent orders or agreements, compliance orders, administrative hearings, civil litigation and criminal prosecution. Legal action also means any civil litigation brought by any person relating to the protection of the environment.

"RELATING TO THE PROTECTION OF THE ENVIRONMENT" means: requirements pertaining to the manufacture, processing, distribution, use, handling, storage, transportation, reporting, records keeping, permitting, licensing, treatment, disposal, emission, discharge, spill, release, or threatened release of hazardous materials, hazardous substances, hazardous wastes, toxic substances, petroleum, industrial waste, solid waste, pollutants or contaminants into or onto the air, surface water, drinking water, groundwater, storm water, publicly owned treatment works, or land.

THE REPORT SHALL BE SIGNED AND CERTIFIED by an authorized representative of the Provider, using the form on the following page. The top portion of the form is to be completed if a report of legal action is attached. The bottom portion of the form is to be completed if Provider has no legal action to report. **Make certain that the appropriate portion of the form is filled out and signed.**

AN AUTHORIZED REPRESENTATIVE OF THE PROVIDER shall mean:

- (1) if the Provider is a corporation: the president, secretary, or treasurer, or a vice president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation;
- (2) if the Provider is a partnership, a general partner; and
- (3) if the Provider is a sole proprietorship, the sole proprietor.

INCLUDE A COPY OF THE REPORT OF LEGAL ACTION FOLLOWING THE CERTIFICATION PAGE AND BOUND WITHIN THE QUALIFICATIONS PACKAGE

Certification of Provider's Legal and Compliance History

Complete ONE of the Following Certifications:

Certification of Legal Action Report

I certify under penalty of law that the attached Legal Action Report detailing Provider's, Provider's officers, Provider's employees, and Provider's proposed subcontractors legal and compliance history relating to the protection of the environment was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

PROVIDER:	
	BY:
Company Name	(print or type name of signatory)
(signature)	Title (print or type)
Date	
Provider's employees, and Provider' direction or supervision in accordance properly gather and evaluate the inforpersons who manage the system, information, I hereby certify that no leg brought against Provider, Provider's subcontractors within the preceding fi statement is true, accurate, and compute submitting false information, including violations.	egal and compliance history of Provider, Provider's officers, is proposed subcontractors was researched under my with a system designed to assure that qualified personnel mation submitted. Based on my inquiry of the person or or those persons directly responsible for gathering the gal action relating to the protection of the environment was officers, Provider's employees, or Provider's proposed we years. To the best of my knowledge and belief, this plete. I am aware that there are significant penalties for g the possibility of fine and imprisonment for knowing
PROVIDER:	
Company Name	BY: (print or type name of signatory)
(signature)	Title (print or type)
 Date	

3.0 MBE Solicitation Documents and Forms

4.0 Sample Documents



City of Fort Worth

Minority Business Enterprise Specifications

SPECIAL INSTRUCTIONS FOR OFFERORS

APPLICATION OF POLICY

If the total dollar value of the contract is \$50,000 or more, then a MBE subcontracting goal is applicable.

POLICY STATEMENT

It is the policy of the City of Fort Worth to ensure the full and equitable participation by Minority Business Enterprises (MBE) in the procurement of all goods and services. All requirements and regulations stated in the City's current Business Diversity Enterprise Ordinance applies to this bid.

MBE PROJECT GOALS

The City's MBE goal on this project is ______% of the base bid value of the contract.

Note: If both MBE <u>and</u> SBE subcontracting goals are established for this project, then an Offeror must submit both a MBE Utilization Form and a SBE Utilization Form to be deemed responsive.

COMPLIANCE TO BID SPECIFICATIONS

On City contracts \$50,000 or more where a MBE subcontracting goal is applied, Offerors are required to comply with the intent of the City's Business Diversity Enterprise Ordinance by one of the following:

- 1. Meet or exceed the above stated MBE goal through MBE subcontracting participation, or
- 2. Meet or exceed the above stated MBE goal through MBE Joint Venture participation, or;
- 3. Good Faith Effort documentation, or;
- 4. Prime Waiver documentation.

SUBMITTAL OF REQUIRED DOCUMENTATION

The applicable documents <u>must</u> be received by the Purchasing Division, within the following times allocated, in order for the entire bid to be considered responsive to the specifications. The Offeror shall deliver the MBE documentation in person to the appropriate employee of the purchasing division and obtain a date/time receipt. Such receipt shall be evidence that the City received the documentation in the time allocated. A faxed and/or emailed copy will not be accepted.

1. Subcontractor Utilization Form, if goal is	received no later than 2:00 p.m., on the second City business day
met or exceeded:	after the bid opening date, exclusive of the bid opening date.
2. Good Faith Effort and Subcontractor	received no later than 2:00 p.m., on the second City business day
Utilization Form, if participation is less than	after the bid opening date, exclusive of the bid opening date.
stated goal:	
3. Good Faith Effort and Subcontractor	received no later than 2:00 p.m., on the second City business day
Utilization Form, if no MBE participation:	after the bid opening date, exclusive of the bid opening date.
4. Prime Contractor Waiver Form, if you will	received no later than 2:00 p.m., on the second City business day
perform all subcontracting/supplier work:	after the bid opening date, exclusive of the bid opening date.
5. Joint Venture Form, if goal is met or	received no later than 2:00 p.m., on the second City business day
exceeded:	after the bid opening date, exclusive of the bid opening date.

FAILURE TO COMPLY WITH THE CITY'S BUSINESS DIVERSITY ENTERPRISE ORDINANCE, WILL RESULT IN THE BID BEING CONSIDERED NON-RESPONSIVE TO SPECIFICATIONS.

FAILURE TO SUBMIT THE REQUIRED MBE DOCUMENTATION WILL RESULT IN THE BID BEING CONSIDERED NON-RESPONSIVE. A SECOND FAILURE WILL RESULT IN THE OFFEROR BEING DISQUALIFIED FOR A PERIOD OF ONE YEAR. THREE FAILURES IN A FIVE YEAR PERIOD WILL RESULT IN A DISQUALIFICATION PERIOD OF THREE YEARS.

Any questions, please contact the M/WBE Office at (817) 212-2674.



City of Fort Worth Minority Business Enterprise MBE Subcontractors/Suppliers Utilization Form

OFFEROR COMPANY NAME:	Check applicable block to describe Offeror		
PROJECT NAME:		M/W/DBE	NON-M/W/DBE
		E	BID DATE
City's MBE Project Goal:	Offeror's MBE Project Commitment:	PROJ	ECT NUMBER
%	%		

Identify all subcontractors/suppliers you will use on this project

Failure to complete this form, in its entirety with requested documentation, and received by the Purchasing Division no later than 2:00 p.m. on the second City business day after bid opening, exclusive of bid opening date, will result in the bid being considered non-responsive to bid specifications.

The undersigned Offeror agrees to enter into a formal agreement with the MBE firm(s) listed in this utilization schedule, conditioned upon execution of a contract with the City of Fort Worth. The intentional and/or knowing misrepresentation of facts is grounds for consideration of disqualification and will result in the bid being considered non-responsive to bid specifications.

MBEs listed toward meeting the project goal must be located in the six (6) county marketplace at the time of bid or the business has a Significant Business Presence in the Marketplace. Marketplace is the geographic area of <u>Tarrant, Dallas, Denton, Johnson, Parker, and Wise counties.</u>

Prime contractors must identify by tier level of all subcontractors/suppliers. Tier: means the level of subcontracting below the prime contractor/consultant i.e. a direct payment from the prime contractor to a subcontractor is considered 1st tier, a payment by a subcontractor to its supplier is considered 2nd tier. The prime contractor is responsible to provide proof of payment of all tiered subcontractors identified as a MBE and counting those dollars towards meeting the contract committed goal.

ALL MBES MUST BE CERTIFIED BEFORE CONTRACT AWARD.

Certification means those firms, located within the Marketplace, that have been determined to be a bondafide minority business enterprise by the North Central Texas Regional Certification Agency (NCTRCA) or other certifying agencies that the City may deem appropriate and accepted by the City of Fort Worth.

If hauling services are utilized, the Offeror will be given credit as long as the MBE listed owns and operates at least one fully licensed and operational truck to be used on the contract. The MBE may lease trucks from another MBE firm, including MBE owner-operated, and receive full MBE credit. The MBE may lease trucks from non-MBEs, including owner-operated, but will only receive credit for the fees and commissions earned by the MBE as outlined in the lease agreement.



Offerors are required to identify <u>ALL</u> subcontractors/suppliers, regardless of status; i.e., <u>Minority and non-MBEs</u>. MBE firms are to be listed first, use additional sheets if necessary. Please note that only certified MBEs will be counted to meet an <u>MBE</u> goal.

SUBCONTRACTOR/SUPPLIER Company Name Address Telephone/Fax Email Contact Person	T i e r	W B E	Non MBE	Detail Subcontracting Work	Detail Supplies Purchased	Dollar Amount



Offerors are required to identify <u>ALL</u> subcontractors/suppliers, regardless of status; i.e., <u>Minority and non-MBEs</u>. MBE firms are to be listed first, use additional sheets if necessary. Please note that only certified MBEs will be counted to meet an <u>MBE</u> goal.

SUBCONTRACTOR/SUPPLIER Company Name				N o n	Detail	Detail	
Address Telephone/Fax Email Contact Person	i e r	M B E	W B E	M B E	Subcontracting	Supplies Purchased	Dollar Amount



Total Dollar Amount of MBE Subcontractors/Suppliers	\$
Total Dollar Amount of Non-MBE Subcontractors/Suppliers	\$
TOTAL DOLLAR AMOUNT OF ALL SUBCONTRACTORS/SUPPLIERS	\$

The Offeror will not make additions, deletions, or substitutions to this certified list without the prior approval of the Minority and Women Business Enterprise Office through the submittal of a *Request for Approval of Change/Addition form*. Any unjustified change or deletion shall be a material breach of contract and may result in debarment in accord with the procedures outlined in the ordinance. The Offeror shall submit a detailed explanation of how the requested change/addition or deletion will affect the committed MBE goal. If the detail explanation is not submitted, it will affect the final compliance determination.

By affixing a signature to this form, the Offeror further agrees to provide, directly to the City upon request, complete and accurate information regarding actual work performed by all subcontractors, including MBE(s) and any special arrangements with MBEs. The Offeror also agrees to allow an audit and/or examination of any books, records and files held by their company. The Offeror agrees to allow the transmission of interviews with owners, principals, officers, employees and applicable subcontractors/suppliers participating on the contract that will substantiate the actual work performed by the MBE(s) on this contract, by an authorized officer or employee of the City. Any intentional and/or knowing misrepresentation of facts will be grounds for terminating the contract or debarment from City work for a period of not less than three (3) years and for initiating action under Federal, State or Local laws concerning false statements. Any failure to comply with this ordinance creates a material breach of the contract and may result in a determination of an irresponsible Offeror and debarment from participating in City work for a period of time not less than one (1) year.

Authorized Signature	Printed Signature
Title	Contact Name/Title (if different)
Company Name	Telephone and/or Fax
Address	E-mail Address
City/State/Zip	Date



CITY OF FORT WORTH MBE Joint Venture Eligibility Form All questions must be answered; use "N/A" if not applicable.

Name of Ci	ty project:			•		
	<i>J</i> 1 <i>J</i> ———	A joint ven		st be completed on <u>each</u> project Bid/Purchasing Numb		
			KI 1	Did/1 dichasing Nume	C1	
1. Joint ven	ture information	:				
Joint Ve	enture Name:					
	nture Address:					
Telephone:		Facsimile:	E-ma	il address:		
Cellular:						
		Identify the 1	firms that	comprise the joint vent	ure:	
Please attacl	h extra sheets if additio	•	d to provide d	-	to be performed by each firm comp	prising the
MBE firm				Non-MBE firm		
name: Business Address	s:			name: Business Address:		
City, State, Zip:				City, State, Zip:		
Telephone	Facsimile	E-mail		Telephone	Facsimile	
Cellular				Cellular		
Certification S	Status:	_ 		E-mail address		
Name of Certi	fying Agency:					
2. Scope of	work performed	by the Joint Ve	nture:			
	scope of work of t			Describe the scope of	work of the non-MBE:	

3. What is the percentage of MBE pa meeting the project goal?	rticipation on this joint venture that you wish to be counted toward
4. Attach a copy of the joint venture	agreement.
5. List components of ownership of jo	oint venture: (Do not complete if this information is described in joint venture agreement)
Profit and loss sharing:	
Capital contributions, including equipment:	
Other applicable ownership interests:	
6. Identify by name, race, sex and firmanagement and decision making of	m those individuals (with titles) who are responsible for the day-to-day the joint venture:
Financial decisions (to include Account Payable and Receivable):	
Management decisions: a. Estimating	
b. Marketing and Sales	
c. Hiring and Firing of management personnel	
d. Purchasing of major equipment and/or supplies	
Supervision of field operations	

The City's Minority and Women Business Enterprise Office will review your joint venture submission and will have final approval of the MBE percentage applied toward the goal for the project listed on this form.

NOTE:

From and after the date of project award, if any of the participants, the individually defined scopes of work or the dollar amounts/percentages change from the originally approved information, then the participants must inform the City's M/WBE Office immediately for approval. Any unjustified change or deletion shall be a material breach of contract and may result in debarment in accord with the procedures outlined in the City's BDE Ordinance.

AFFIDAVIT

The undersigned affirms that the foregoing statements are true and correct and include all material information necessary to identify and explain the terms and operation of the joint venture. Furthermore, the undersigned shall agree to provide to the joint venture the stated scope of work, decision-making responsibilities and payments herein.

The City also reserves the right to request any additional information deemed necessary to determine if the joint venture is eligible. Failure to cooperate and/or provide requested information within the time specified is grounds for termination of the eligibility process.

The undersigned agree to permit audits, interviews with owners and examination of the books, records and files of the joint venture by any authorized representatives of the City of Fort Worth. Failure to comply with this provision shall result in the termination of any contract, which may be awarded under the provisions of this joint venture's eligibility and may initiate action under Federal, State and/or Local laws/ordinances concerning false statements or willful misrepresentation of facts.

Name of non-MBE firm

Name of MBE firm

Printed Name of Owner	Printed Name of Owner
Signature of Owner	Signature of Owner
Printed Name of Owner	Printed Name of Owner
Signature of Owner	Signature of Owner
Title	Title
Date	Date
Nota	rization
State of	County of
On this day of	, 20, before me appeared
and	I
to me personally known and who, being duly sworn, did or properly authorized to execute this affidavit and did so as	execute the foregoing affidavit and did state that they were their free act and deed.
Notary PublicPrint Name	
Notary PublicSignature	
Commission Expires	(seal)



City/State/Zip

City of Fort Worth Minority Business Enterprise Specifications

Prime Contractor Waiver Form

<u></u>	mic Gommaci	ioi waivei i oiiii	-		
OFFEROR COMPANY NAME:			Check applicable b	lock	to describe prin
			M/W/DBE		NON-M/W/DBE
PROJECT NAME:				D DA	
City's MBE Project Goal:	Offeror's MBE Projec	t Commitment:	PROJEC	CT NU	JMBER
%		%			
If both answers to this form are YES , this form must be completed and a complete ATTACH	etailed explanation	provided, if applicable.	If the answer to	eith	
p.m., on the second City business of the bid being considered non-response	day after bid openi	ng, exclusive of the bi			
Will you perform this entire con-	tract without sub	contractors?			YES
If yes, please provide a detailed expla project, this is your normal business p					NO
Will you perform this entire con-	•	•			YES
If yes, please provide a detailed expla project, this is your normal business p					NO
The Offeror further agrees to provious regarding actual work performed by all any proposed changes to the original allow an audit and/or examination of a actual work performed by the MBEs intentional and/or knowing misrepres from City work for a period of not less laws concerning false statements. Ar and may result in a determination of period of time not less than one (1) years.	I subcontractors, ind MBE(s) arrangement any books, records on this contract, entation of facts with sthan three (3) yearly failure to comply fan irresponsible (3)	cluding MBE(s) on this cents submitted with this and files held by their color an authorized office II be grounds for terminant and for initiating activith this ordinance creaters.	contract, the payment bid. The Offeror company that will see or employee of nating the contraction under Federal, ates a material bre	ent to also ubsto the or State ach	hereof and agrees to antiate the City. Any debarment te or Local of contract
Authorized Signature		Printed Signature			
Title		Contact Name (if different)			
Company Name		Phone Number	Fax Number		
Address		Email Address			

Date



City of Fort Worth Minority Business Enterprise MBE Good Faith Effort Form

OFFEROR COMPANY NAME:			ble block to describe Offeror
PROJECT NAME:		M/W/DBE	NON-M/W/DBE
		В	ID DATE
City's MBE Project Goal:	Offeror's MBE Project Commitment:	PROJE	ECT NUMBER
%	%		
	Offeror will have the burden of correctly	y and accurately	onstration of a preparing and
shall satisfy the Good F	Offeror will have the burden of correctles that the compliance of the compliance of the compliance of the compliance of the complex of the co	with each item, 1 aud, intentional	preparing and thru 11 below
shall satisfy the Good F misrepresentation of th Failure to complete this Purchasing Division no la	ntation required by the City. Compliance Faith Effort requirement absent proof of f	with each item, fraud, intentional and employed with the organization with the organizat	r preparing and I thru 11 below and/or knowing received by the pening, exclusive

(Use additional sheets, if necessary)

List of Supplier Opportunities

	a current (not more than two (2) months old from suppliers from the City's M/WBE Office.	the bid open date)	list of M	BE subcontrac	tors
Yes No		Date of Listing			
	solicit bids from MBE firms, within the subcontr ten calendar days prior to bid opening by mail, e				sted,
Yes No	(If yes, attach MBE mail listing to include name of firm and	address and a <u>dated</u> co	ppy of letter	mailed.)	
	solicit bids from MBE firms, within the subcontr ten calendar days prior to bid opening by teleph ?				sted,
Yes No	(If yes, attach list to include <u>name</u> of MBE firm, <u>person</u> conf	tacted, phone number a	nd <u>date</u> and	d <u>time</u> of contact.)	
	solicit bids from MBE firms, within the subcontr ten calendar days prior to bid opening by facsim?				sted,
Yes	(If yes, attach list to include <u>name</u> of MBE firm, fax number returned as undeliverable, then that "undeliverable confirm facsimile for proper documentation. Failure to submit con documentation may render the GFE non-responsive.)	nation" received must be	e printed di	rectly from the	S
	solicit bids from MBE firms, within the subcontr ten calendar days prior to bid opening by email,				
Yes No	(If yes, attach email confirmation to include <u>name</u> of MB as undeliverable, then that "undeliverable message" rec proper documentation. Failure to submit confirmation a render the GFE non- responsive.)	ceipt must be printed di	rectly from	the email system f	
must be ap were made	e four methods identified above are acceptable plied to the applicable contract. The Offeror muusing two of the four methods <u>or</u> that at least <u>o</u> thods in order to be deemed responsive to the G	ust document that ne successful con	either at tact was	least two atter made using or	npts
	e Offeror must contact the entire MBE list s	-	ubcontrac	cting and sup	plier
	to be in compliance with questions 3 through 6. provide plans and specifications to potential ME				
8.) Did you the MBIYesNo	provide the information regarding the location of Es?	of plans and specifi	ications i	n order to assi	st

	a quotation fo , attach all copies	or the MBEs to bid on good of quotations.)	ods/services specifi	Page 3 of a c to their skill set?
	, attach the inform	on any of the listings not nation that was not valid in ord		to address the corrections
forms of an affid documentation t	lavit, include a he Offeror wis es, the Offero entation by Cit	detailed explanation of shes to be considered b r will provide for confide	why the MBE was r y the City. In the e ential <i>in-camera</i> acc	submitted should be in the rejected and any supporting event of a bona fide dispute ess to an inspection of anythin)
Company Name	Telephone	Contact Person	Scope of Work	Reason for Rejection
ADDITIONAL INFOR	<u> </u>	tion you fool will further o	evolain vour good a	nd honest efforts to obtain
MBE participation or		non you leel will further e	expiain your good a	nd nonest enorts to obtain

The Offeror further agrees to provide, directly to the City upon request, complete and accurate information regarding actual work performed on this contract, the payment thereof and any proposed changes to the original arrangements submitted with this bid. The Offeror also agrees to allow an audit and/or examination of any books, records and files held by their company that will substantiate the actual work performed on this contract, by an authorized officer or employee of the City.

Any intentional and/or knowing misrepresentation of facts will be grounds for terminating the contract or debarment from City work for a period of not less than three (3) years and for initiating action under Federal, State or Local laws concerning false statements. Any failure to comply with this ordinance shall create a material breach of contract and may result in a determination of an irresponsible Offeror and debarment from participating in City work for a period of time not less than one (1) year.

The undersigned certifies that the information provided and the MBE(s) listed was/were contacted in good faith. It is understood that any MBE(s) listed in Attachment 1C will be contacted and the reasons for not using them will be verified by the City's M/WBE Office.

Authorized Signature	Printed Signature	
Title	Contact Name and Title	(if different)
Company Name	Phone Number	Fax Numbe
Address	Email Address	
City/State/Zip	 	



REQUEST FOR COSTS

Physical Address: 12721 Wildcat Way North – Hangar #33

Legal Description

Fort Worth Spinks Airport 14474 : Hiram Little Survey Abstract A -930





Building Description

Airport Hangar – Building 33- Approx.9,500 SF

Asbestos NESHAP Compliance (40 CFR Part 61)

Regulated –TDSHS Notification Required: Abatement of 7,500 SF of VFT; Demolition

Abate approximately 7,500 SF of Vinyl Floor Tile and Mastic. Demolish metal and sheet iron commercial structure located within Spinks Airport. Remove concrete foundation. Grade Site to prevent pooling of water. Install silt fence around site after foundation removal. No SWPPP required.

Site Contact:

Roger Grantham 817/392/8592

The undersigned hereby proposes to complete the scope of services detailed herein. By submitting this Request for Costs, they acknowledge they have received all attachments, have reviewed all attachments, and have performed a site visit. All work will be performed in accordance with the Contract between the Vendor and the City of Fort Worth.

VENDOR NAME

Signature

Printed Name

COST ESTIMATE

Asbestos Abatement w/ Disposal of ACM \$
Demolition Costs \$
Disposal of Demolition Debris \$

TOTAL COST

Title

Date

REQUEST FOR COSTS DUE:

\$

By 5:00 p.m. on October 30, 2015

